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(3-81ded)

EXHIBIT "B"

Surety Bond Des-Bee-Dove Mine (Federal Coal) Mine Name Des-Bee-Dove
Permit Number C/015/017

Exhibit "B"
Federal Surety Bond
Federal

B-SUR-748

SURETY BOND (FEDERAL COAL) --00OO00--

REPLACES ST. PAUL FIRE & MARINE BOND 400 JN 6139 EFFECTIVE 7/01/02

THIS SURETY BOND entered into and by and between the undersigned PERMITTEE/PRINCIPAL PACIFICORP, and SURETY TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, hereby jointly and severally bind ourselves, our heirs, administrators, executors, successors and assigns unto the State of Utah, Division of Oil, Gas and Mining (hereafter referred to as the "DIVISION"), and the U.S. Department of the Interior, Office of Surface Mining Reclamation and Enforcement (hereafter referred to as "OSM") in the penal sum of ONE MILLION EIGHT HUNDRED THIRTY-SEVEN THOUSAND SEVEN HUNDRED TWELVE AND NO/100 DOLLARS (\$1,837,712.00) (Surety Bond Amount) for the timely performance of reclamation responsibilities of the Permittee in the Permit Area described in Exhibit "A" of that certain RECLAMATION AGREEMENT, dated the 29th day of August, 1995 by and between the DIVISION and the PERMITTEE/PRINCIPAL.

This SURETY BOND shall remain in effect until all of the PERMITTEE'S/
PRINCIPAL'S reclamation obligations have been met and released by the DIVISION with the concurrence of OSM and is conditioned upon faithful performance of all of the requirements of the Utah Coal Mining Reclamation Act, Utah Code Ad. §40-12-2 et. seq. (the ACT), the Surface Mine Control and Reclamation Act ("SMCRA"), and all lawful regulation adopted under the authority of those statutes, and the approved Permit (which is based upon the approved Permit Application Package).

The **SURETY** will not cancel this bond at any time for any reason, including non-payment of premium or bankruptcy of the **PERMITTEE/PRINCIPAL** during the period of liability.

The **SURETY** and their successors and assigns, agree to guarantee the obligation and to indemnify, defend, and hold harmless the **DIVISION** and **OSM** from any and all expenses which the **DIVISION** may sustain as a result of the **PERMITTEE'S/PRINCIPAL'S** failure to comply with the condition(s) of the reclamation obligation.

The SURETY will give prompt notice to the PERMITTEE/PRINCIPAL, the DIVISION and OSM of nay notice received or action alleging the insolvency of bankruptcy of the SURETY, or alleging any violations or regulatory requirements which could result in suspension or revocation of the SURETY'S license.

Upon incapacity of the SURETY by reason of bankruptcy, or suspension or revocation of license, the PERMITTEE/PRINCIPAL shall be deemed to be without Bond coverage in violation of state and federal law and subject to enforcement in accordance with SMCRA, the ACT, and the applicable regulations.

Surety Bond Number	1037	Exhi
Mine Name	Des-Bee-Dove	 Fede
Permit Number	C/015/017	Fede
D_CID_7/.0		

Exhibit "B"
Federal Surety Bond
Federal

The terms for release of this **BOND** are as written and agreed to by the **DIVISION** and the **PERMITTEE/PRINCIPAL** in the **RECLAMATION AGREEMENT**, incorporated by reference herein, to which this **SURETY AGREEMENT** has been attached as Exhibit "B".

In the event the Utah Cooperative Agreement is terminated, this **SURETY BOND** shall be payable only to the OSM to the extent that lands covered by the Federal Lands Program are involved and otherwise to the **DIVISION**.

IN WITNESS WHEREOF, the PERMITTEE/PRINCIPAL has hereunto set its signature and seal this 18th day of November, 2002.

PACIFICORP

PERMITTEE/PRINCIPAL

Bv:

Title: President & CEO

IN WITNESS WHEREOF, the SURETY has hereunto set its signature and seal this 7th day of November, 2002.

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

SURETY

Muriel M. van Veen

Title: Attorney-in-Fact

SURETY BONDING AGREEMENT ACCEPTED BY THE STATE OF UTAH:

Jowell P Brails
Director

Division of Oil, Gas and Mining

NOTE: An Affidavit of Qualification must be completed and attached to this form for each authorized agent\or officer. Where one signs by virtue of Power of Attorney for a company, such Power of Attorney must be filed with the Agreement. If the PERMITTEE is a corporation, the Agreement shall be executed by its duly authorized officer.

TRAVELER ASUALTY AND SURETY COMPANY OF A TRICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: Edward M. Thompson, Jennifer Keene, Muriel M. van Veen, Richard A. Stevens, Charlene Eason, Gail A. Flynn, of Portland, Oregon, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

signed by their Senior Vice President and their corporate seals to be hereto affixed this 24th day of August 2001. CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS

LKAVELERS CASUALTY AND SURETY COMPANY LEVAETEES CASUALTY AND SURETY COMPANY OF AMERICA

FARMINGTON CASUALTY COMPANY

Senior Vice President George W. Thompson



\$5S. Hartford



COUNTY OF HARTFORD

STATE OF CONNECTICUT

authority of his/her office under the Standing Resolutions thereof. affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the sworth, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF On this 24th day of August, 2001 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly

Luasstet

Marie C. Tetreault My commission expires June 30, 2006 Notary Public



CERTIFICATE

forth in the Certificate of Authority, are now in force. remains in full force and has not been revoked, and furthermore, that the Standing Resolutions of the Boards of Directors, as set the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, 510ck corporations of I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA,

70 07 November day of Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this

Assistant Secretary, Bond Kori M. Johanson







AFFIDAVITS OF QUALIFICATION

AFFIDAVIT OF QUALIFICATION DIRECTOR --00O00--

Lowell Braxton, being first duly sworn under oath, deposes and says that he is the Director for the Division of Oil, Gas and Mining, Department of Natural Resources, State of Utah; and that he is duly authorized to execute and deliver the foregoing obligations; and that said Director is authorized to execute the same by authority of laws on behalf of the State of Utah.

Lowell Braxton, Director

Division of Oil, Gas and Mining

Subscribed and sworn to before me this	s 12 day of December 2006.
	Jolei Carty Notary Public
My Commission Expires: april 26, 20 06.	JULIE CARTER NOTARY PUBLIC - STATE OF UTAH 1594 West North Temple, #1210 Salt Leke City UT 84116 My Comm. Exp. 04/26/2006
Attest:	
STATE OF Utah)	
COUNTY OF <u>Salt Lake</u>)	SS:

AFFIDAVIT OF QUALIFICATION PERMITTEE --ooOOoo--

I, JOI JOHANSEU, being first duly sworn under oath, deposes and says that let she
the (officer or agent)
and that he/she is duly authorized to execute and deliver the foregoing obligations; and that said
PERMITTEE is authorized to execute the same and has complied in all respects with the laws of
Utah in reference to commitments, undertakings and obligations herein.
(Signed) President CEO Name - Position
Subscribed and sworn to before me this 18th day of November, 2002. OFFICIAL SEAL JULIE L HENSEL NOTARY PUBLIC-OREGON COMMISSION NO. 328763 MY COMMISSION EXPIRES NOV 2, 2003 Notary Public
My Commission Expires:
N_{N} 2, , , $20 \underline{03}$.
Attest:
STATE OF <u>Oregon</u>)) ss:
COUNTY OF MILLIAM (IV)

AFFIDAVIT OF QUALIFICATION SURETY COMPANY --00OO00--

Muriel M. van Veen, being first duly sworn under oath, deposes and says that he/she is the (officer or agent) Attorney-in-Fact of Travelers Casualty and Surety Company of America; and that he/she is duly authorized to execute and deliver the foregoing obligations; and that said SURETY COMPANY is authorized to execute the same and has complied in all respects with the laws of Utah in reference to becoming sole surety upon bonds, undertakings and obligations herein.

Mari 1) Mari Son	
(Signed) Muriel M. van Veen	س
Attorney-in-Fact	
Surety Company Officer - Position	n

Subscribed and sworn to before me this 7th day of November, 2002.

OFFICIAL SEAL JILL C GOODHOUSE NOTARY PUBLIC-OREGON COMMISSION NO. 349425 MY COMMISSION EXPIRES AUG 29, 2005 My Commission Expires: August 29, 2005.	Notary Public
Attest:	
STATE OF <u>OREGON</u>)
COUNTY OF MULTNOMAH) ss:)

EXHIBIT "D"

Stipulation to Revise Reclamation Agreement Des-Bee-Dove Mine (Federal) Permit Number C/015/017

Des-Bee-Dove Mine

Exhibit"D"
Stipulation to Revise
Reclamation Agreement
Federal

COAL STIPULATION TO REVISE RECLAMATION AGREEMENT --ooOOoo--

This STIPULATION TO REVISE RECLAMATION AGREEMENT entered into by and between the PERMITTEE and DIVISION incorporates the following revisions or changes to the RECLAMATION AGREEMENT: (Identify and Describe Revisions below)

Change in Surety:

St. Paul Fire and Marine Insurance Company Bond No. 400 JN 6139, is replaced with Travelers Casualty and Surety Company of America Bond No. 103771512 effective July 1, 2002. Bond amount is unchanged at \$ 1,837,712.00.

In accordance with this **STIPULATION TO REVISE RECLAMATION AGREEMENT**, the following Exhibits have been replaced by the **PERMITTEE** and are approved by the **DIVISION**.

]	Replace the Reclamation agreement	in its entirety.		
	Replace Exhibit "A"- permit area.			
_X1	Replace Exhibit "B"- bonding agreer	nent		
1	Replace Exhibit "C"- liability insurar	nce		
The bonding an	nount is revised from \$N\A	to <u>\$ N\A</u>		
The bonding ty	pe is changed from <u>N\A</u> to	<u>N\A</u> .		
The surface dis	turbance is revised from N\A	_acre to	N\A	_ acres.
The expiration	date is revised from <u>N\A</u> to	<u>N\A .</u>		
The liability ins	surance carrier is changed from	N\A	_ to	<u>N∖A</u> .
	insurance coverage for bodily injury to \$N\A	and property d	amage i	s changed

Permit Number C/015/017

Des-Bee-Dove Mine

Exhibit"D"
Stipulation to Revise
Reclamation Agreement
Federal

Lowell P. Braxton, Director Division of Oil, Gas and Mining

IN WITNESS WHEREOF,	Pacif	iCorp	the PERMIT	TTEE has
hereunto set its signature and seal this	18+6	day of	November	, 2002.
_		_ •		
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			was loss.	
		10,,,,	Judith A. Joh	onsen
		Py.		
		1111	e: <u>President & C</u>	J.E.U.
			0.1	
ACCEPTED BY THE STATE	C OF UTA	H this [2 day	of Welsuin	_, 20 <u>0</u> 2
			0 .	. h
			Fowell P	3 ruel

NOTE:

An **Affidavit of Qualification** must be completed and attached to this form for each authorized agent or officer. Where on signs by virtue of Power or Attorney of a company, such Power of Attorney must be filed with this Agreement. If the **PERMITTEE** is a corporation, the Agreement shall be executed by its duly authorized officer.

PACIFICORP

Certificate of Assistant Secretary

I, Jeffery B. Erb, the duly elected Assistant Secretary of PacifiCorp, an Oregon Corporation (the "Company"), HEREBY CERTIFY that the following person is a duly elected officer of the Company, elected President and Chief Executive Officer on June 4, 2001, and is authorized under the resolutions attached hereto as Exhibit A, duly adopted by the Board of Directors of the Company on February 11, 1998, to execute documents for and on behalf of the Company, and that she currently holds the position listed beside her name, and that the signature appearing opposite her name is her genuine signature:

Judith A. Johansen
President and Chief Executive Officer

70

IN WITNESS WHEREOF, I have hereunto set my hand this ______ day of November, 2002.

Jeffery B. Erb, Assistant Secretary

WHEREAS, the Board of Directors of PacifiCorp (the "Company") elects from time to time a slate of corporate officers of PacifiCorp (the "Corporate Officers"), and desires to authorize the President and Chief Executive Officer of the Company to appoint and prescribe the duties of certain Business Unit Vice Presidents (the "Business Unit Vice Presidents") and certain Assistant Vice Presidents (the "Assistant Vice Presidents") of the Company, who shall not be considered Corporate Officers for any purpose; and

WHEREAS, management of the Company has prepared a statement of fiscal controls, authorities and accountability (the "Policy Statement") and specific authorization guidelines (the "Guidelines") for transactions within the Corporate Finance Department, which Policy Statement and Guidelines have been reviewed by the Finance Committee of the Board of Directors; and

WHEREAS, it appears desirable for the Board of Directors to delineate the respective authorities of the Corporate Officers, the Business Unit Vice Presidents and the Assistant Vice Presidents in light of the Policy Statement and Guidelines; now, therefore, be it

Corporate Officers

RESOLVED, that pursuant to Article IV of the Bylaws, (1) the authority and duties of the President and Chief Executive Officer shall be those incident to the office and as prescribed and assigned from time to time by the Board of Directors, and (2) the authority and duties of any Vice President or other Corporate Officer of PacifiCorp shall be as prescribed and assigned from time to time by the Board of Directors or the President and Chief Executive Officer; and further

RESOLVED, that the President and Chief Executive Officer and any Vice President who is a Corporate Officer be, and each of them hereby is, authorized, in the name and on behalf of the Company, to negotiate, execute and deliver, and the Secretary and any Assistant Secretary of the Company be, and each of them hereby is, authorized to attest, with or without affixing its corporate seal, any agreement, lease, permit, license, grant, deed or other instrument entered into by the Company in the ordinary course of its business and within the scope of the duties assigned to such officer by the President and Chief Executive Officer, or the Board of Directors; provided, however, that the foregoing shall not authorize any such Corporate Officer to negotiate, execute or deliver any agreement or instrument involving the issuance of securities by the Company or a

PacifiCorp Board of Directors Meeting February 11, 1998 ATTACHMENT NO. 9, Page 1 of 3 commitment by the Company in excess of \$5 million, except that contracts involving the purchase or sale of energy may involve commitments up to \$25 million; and further

RESOLVED, that the President and Chief Executive Officer, any Vice President to whom the responsibility shall be assigned, the Treasurer, and the Controller of the Company be, and each of them hereby is, authorized, in the name and on behalf of the Company, to execute and file documents to be filed by the Company with the Securities and Exchange Commission and tax returns of the Company; and further

Business Unit Vice Presidents and Assistant Vice Presidents

RESOLVED, that the President and Chief Executive Officer be and hereby is authorized to appoint and prescribe the duties of such Business Unit Vice Presidents and Assistant Vice Presidents as he shall deem necessary or advisable; and further

RESOLVED, that the Business Unit Vice Presidents and Assistant Vice Presidents shall report to the Corporate Officer having responsibility for the operations of the Company to which the Business Unit Vice Presidents and Assistant Vice Presidents is assigned unless otherwise determined by the President and Chief Executive Officer; and further

RESOLVED, that subject to any limitations or restrictions imposed by the President and Chief Executive Officer, the Business Unit Vice Presidents and Assistant Vice Presidents be, and each of them hereby is, authorized, in the name and behalf of the Company, to negotiate, execute and deliver, and the Secretary and any Assistant Secretary of the Company be, and each of them hereby is, authorized to attest, with or without affixing its corporate seal, any agreement, lease, permit, license, grant, deed or other instrument entered into in the ordinary course of the business of the Company and within the scope of the duties prescribed for such Business Unit Vice President or Assistant Vice President; provided, however, that the foregoing shall not authorize any Business Unit Vice President or Assistant Vice President to negotiate, execute or deliver any agreement or instrument involving the issuance of securities by the Company or a commitment by the Company in excess of \$5 million, except that contracts involving the purchase or sale of energy may involve commitments up to \$25 million; and further

General

PacifiCorp
Board of Directors Meeting
February 11, 1998
ATTACHMENT NO. 9, Page 2 of 3

RESOLVED, that the Board of Directors hereby recommends and requests that each subsidiary of the Company implement the Policy Statement through the adoption of resolutions and controls consistent with the Policy Statement as revised from time to time at the direction of the Chief Executive Officer of the Company, subject to the limitations set forth in these resolutions; and further

RESOLVED, that the foregoing resolutions shall supersede the resolutions adopted by the Board of Directors on August 9, 1995 with respect to the same subject matter; <u>provided</u>, that nothing herein shall affect the validity of actions taken in reliance on such resolutions adopted August 9, 1995; and further

RESOLVED, that (1) the resolutions with respect to banking matters, (2) the resolutions with respect to the investment authority of the Corporate Officers (together with any resolutions adopted by the Finance Committee pursuant thereto), and (3) any other resolutions adopted by the Board of Directors authorizing officers to enter into specific agreements or transactions on behalf of the Company shall not be affected by the foregoing resolutions.

PacifiCorp Board of Directors Meeting February 11, 1998 ATTACHMENT NO. 9, Page 3 of 3 WHEREAS, the Board of Directors of PacifiCorp (the "Company") elects from time to time a slate of corporate officers of PacifiCorp (the "Corporate Officers"), and desires to authorize the President and Chief Executive Officer of the Company to appoint and prescribe the duties of certain Business Unit Vice Presidents (the "Business Unit Vice Presidents") and certain Assistant Vice Presidents (the "Assistant Vice Presidents") of the Company, who shall not be considered Corporate Officers for any purpose; and

WHEREAS, management of the Company has prepared a statement of fiscal controls, authorities and accountability (the "Policy Statement") and specific authorization guidelines (the "Guidelines") for transactions within the Corporate Finance Department, which Policy Statement and Guidelines have been reviewed by the Finance Committee of the Board of Directors; and

WHEREAS, it appears desirable for the Board of Directors to delineate the respective authorities of the Corporate Officers, the Business Unit Vice Presidents and the Assistant Vice Presidents in light of the Policy Statement and Guidelines; now, therefore, be it

Corporate Officers

RESOLVED, that pursuant to Article IV of the Bylaws, (1) the authority and duties of the President and Chief Executive Officer shall be those incident to the office and as prescribed and assigned from time to time by the Board of Directors, and (2) the authority and duties of any Vice President or other Corporate Officer of PacifiCorp shall be as prescribed and assigned from time to time by the Board of Directors or the President and Chief Executive Officer; and further

RESOLVED, that the President and Chief Executive Officer and any Vice President who is a Corporate Officer be, and each of them hereby is, authorized, in the name and on behalf of the Company, to negotiate, execute and deliver, and the Secretary and any Assistant Secretary of the Company be, and each of them hereby is, authorized to attest, with or without affixing its corporate seal, any agreement, lease, permit, license, grant, deed or other instrument entered into by the Company in the ordinary course of its business and within the scope of the duties assigned to such officer by the President and Chief Executive Officer, or the Board of Directors; provided, however, that the foregoing shall not authorize any such Corporate Officer to negotiate, execute or deliver any agreement or instrument involving the issuance of securities by the Company or a

PacifiCorp Board of Directors Meeting February 11, 1998 ATTACHMENT NO. 9, Page 1 of 3 commitment by the Company in excess of \$5 million, except that contracts involving the purchase or sale of energy may involve commitments up to \$25 million; and further

RESOLVED, that the President and Chief Executive Officer, any Vice President to whom the responsibility shall be assigned, the Treasurer, and the Controller of the Company be, and each of them hereby is, authorized, in the name and on behalf of the Company, to execute and file documents to be filed by the Company with the Securities and Exchange Commission and tax returns of the Company; and further

Business Unit Vice Presidents and Assistant Vice Presidents

RESOLVED, that the President and Chief Executive Officer be and hereby is authorized to appoint and prescribe the duties of such Business Unit Vice Presidents and Assistant Vice Presidents as he shall deem necessary or advisable; and further

RESOLVED, that the Business Unit Vice Presidents and Assistant Vice Presidents shall report to the Corporate Officer having responsibility for the operations of the Company to which the Business Unit Vice Presidents and Assistant Vice Presidents is assigned unless otherwise determined by the President and Chief Executive Officer; and further

RESOLVED, that subject to any limitations or restrictions imposed by the President and Chief Executive Officer, the Business Unit Vice Presidents and Assistant Vice Presidents be, and each of them hereby is, authorized, in the name and behalf of the Company, to negotiate, execute and deliver, and the Secretary and any Assistant Secretary of the Company be, and each of them hereby is, authorized to attest, with or without affixing its corporate seal, any agreement, lease, permit, license, grant, deed or other instrument entered into in the ordinary course of the business of the Company and within the scope of the duties prescribed for such Business Unit Vice President or Assistant Vice President; provided, however, that the foregoing shall not authorize any Business Unit Vice President or Assistant Vice President to negotiate, execute or deliver any agreement or instrument involving the issuance of securities by the Company or a commitment by the Company in excess of \$5 million, except that contracts involving the purchase or sale of energy may involve commitments up to \$25 million; and further

General

PacifiCorp
Board of Directors Meeting
February 11, 1998
ATTACHMENT NO. 9, Page 2 of 3

RESOLVED, that the Board of Directors hereby recommends and requests that each subsidiary of the Company implement the Policy Statement through the adoption of resolutions and controls consistent with the Policy Statement as revised from time to time at the direction of the Chief Executive Officer of the Company, subject to the limitations set forth in these resolutions; and further

RESOLVED, that the foregoing resolutions shall supersede the resolutions adopted by the Board of Directors on August 9, 1995 with respect to the same subject matter; <u>provided</u>, that nothing herein shall affect the validity of actions taken in reliance on such resolutions adopted August 9, 1995; and further

RESOLVED, that (1) the resolutions with respect to banking matters, (2) the resolutions with respect to the investment authority of the Corporate Officers (together with any resolutions adopted by the Finance Committee pursuant thereto), and (3) any other resolutions adopted by the Board of Directors authorizing officers to enter into specific agreements or transactions on behalf of the Company shall not be affected by the foregoing resolutions.

PacifiCorp
Board of Directors Meeting
February 11, 1998
ATTACHMENT NO. 9, Page 3 of 3